

UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF MISSOURI
ST. JOSEPH DIVISION

PROVISUR TECHNOLOGIES, INC.,

Plaintiff,

v.

Civil Action No. 5:19-cv-06021-SRB

WEBER, INC., *et al.*,

Defendants.

MOTION FOR LEAVE TO FILE UNDER SEAL AND
SUGGESTIONS IN SUPPORT

Defendants Weber, Inc., Textor, Inc., Weber Maschinenbau GmbH Breidenbach, Weber Maschinenbau GmbH Neubrandenburg, and Textor Maschinenbau GmbH (collectively, “Defendants”), by and through their counsel, and pursuant to the Protective Orders entered by the Court in Civil Action Nos. 5:19-cv-06021 and 5:20-cv-06069 that contemplate use of Confidential Information in litigation, respectfully request that this Court grant Defendants leave to file under seal *Defendants’ Suggestions in Support of Their Motion to Exclude the Improper Expert Opinions of White and McGuire* and corresponding exhibits.

This Court entered the Protective Order which permits the parties to file documents marked as “Confidential” under seal when redaction is inadequate or impractical. Redacting *Defendants’ Suggestions in Support of Their Motion to Exclude the Improper Expert Opinions of White and McGuire* and corresponding exhibits (previously designated CONFIDENTIAL) is impractical as most of the brief and exhibits would have to be redacted and inadequate because the entirety of the brief and exhibits contain confidential information.

WHEREFORE, Defendants respectfully request leave from this Court to file under seal *Defendants’ Suggestions in Support of Their Motion to Exclude the Improper Expert Opinions of*

White and McGuire and corresponding exhibits per the Court's Orders and for such other further relief as this Court deems equitable and just.

Dated: May 6, 2022

Respectfully submitted,

LEVY CRAIG LAW FIRM
A PROFESSIONAL CORPORATION

By /s/ Jason S. Leiker
Jason S. Leiker MO #53973
Levy Craig Law Firm
A Professional Corporation
4520 Main Street, Suite 1600
Kansas City, Missouri 64111
816.460.1835
Fax: 816.382.6606
jleiker@levycraig.com

And

Daniel E. Yonan
Donald R. Banowitz
Kyle E. Conklin
Deirdre M. Wells
Daniel S. Block
STERNE, KESSLER, GOLDSTEIN & FOX P.L.L.C.
1100 New York Avenue
Washington, D.C. 20005
Tel: (202) 371-2600
Fax: (202) 371-2540
dyonan@sternekessler.com
dbanowitz@sternekessler.com
kconklin@sternekessler.com
dwells@sternekessler.com
dblock@sternekessler.com
Pro Hac Vice
Attorneys for all Defendants

CERTIFICATE OF SERVICE

The undersigned hereby certifies that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system per Local Rule 5.1 on this 6th day of May, 2022.

/s/ Jason S. Leiker

Attorney for all Defendants